## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

United States of America	
Plaintiff	
v.	CASE NO. <u>CR.99-0315-20 (DRD)</u>
Esteban Galván-Vélez	
Defendant	
ORE	DER
Because the above named defendant has t	estified under oath or has otherwise satisfied this
Court that	
(1) is financially unable to e	mploy counsel,
(2) does not wish to waive c	ounsel,
and because the interest of justice so require, the	Federal Public Defender is hereby appointed to
represent the defendant in this case until the same i	s terminated or a substitute attorney is appointed.
BY ORDER OF THE COURT, NUNC PI	RO TUNC
At San Juan, Puerto Rico, on April 4, 2	2005
	FRANCES RIOS DE MORAN Clerk of the Court
	By: s/Sarah V. Ramón Sarah V. Ramón, Deputy Clerk
vcs: AUSA USM PTS USPO FPD	Salan

AO 471 (Rev. 12/03) Order of Temporary Detention	
UNITED STATES	DISTRICT COURT
Distri	ct of
UNITED STATES OF AMERICA V.	ORDER OF TEMPORARY DETENTION TO PERMIT REVOCATION OF CONDITIONAL RELEASE, DEPORTATION OR EXCLUSION
Esteban Salvan Miles	Case Number (1, 9 9-3/5-20 (2062)
I find that the defendant	RECEIVED A PROS
is, and was at the time the alleged offense was commi	
☐ on release pending trial for a felony under federal,	A nier could
<ul> <li>on release pending imposition or execution of se sentence, for an offense under federal, state, or loc</li> </ul>	ntence, appeal of sentence or conviction, or completion of cal law.
☐ on probation or parole for an offense under federa	l, state, or local law; or
is not a citizen of the United States or lawfully as §1101(a)(20)).	dmitted for permanent residence as defined at (8 U.S.C.
and I further find that the defendant may	
Hee, or Pose a danger to another person or the com	
I accordingly ORDER the detention of the defendant which is not more than ten days from the date of this Ord	without bail to and including and by 2005 at
I further direct the attorney for the Government to noti or local law enforcement official, or the appropriate offici custody of the defendant can be transferred and a detained	fy the appropriate court, probation or parole official, or state al of the Immigration and Naturalization Service so that the r placed in connection with this case.
If austody is not transformed by the above date. I direct	et the production of the defendant before me on that date so

If custody is not transferred by the above date, I direct the production of the defendant before that further proceedings may be considered in accordance with the provisions of 18 U.S.C. § 3142.

Starting Time: 1:45 p.m.

## IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

MINUTES OF PROCEEDINGS	DATE: April 4, 2005	
HONORABLE AIDA M. DELGADO-COLON, U.S. MAGISTRATE JUDGE		
COURTROOM DEPUTY: Sarah V. R	Ramón Case No. CR. 99-0315-20 (DRD)	
PTS: Nancy Méndez		
United States of America	ATTORNEYS:	
Plaintiff		
vs.		
Esteban Galván-Vélez		
Defendant(s) ====================================	=======================================	

Defendant was brought before the Court based on a warrant of arrest that was issued by Hon. Daniel R. Domínguez, U.S. District Judge on April 1, 2005.

Defendant was advised of his rights and charges and was informed that a hearing to show cause regarding violations of supervised release is set for April 8, 2005 at 10:00 a.m.

The Federal Public Defender is appointed in this case.

s/ Sarah V. Ramón Sarah V. Ramón, Deputy Clerk